NOV 0 6 2006

Docket No.: 264240US2PCT

COMMISSIONER FOR PATENTS ALEXANDRIA, VIRGINIA 22313

RE: Application Serial No.: 10/522,185

Applicants: David W. SHEEL, et al.

Filing Date: August 26, 2005

For: TITANIA COATINGS BY PLASMA CVD

AT ATMOSPHERIC PRESSURE

Group Art Unit: 1762 Examiner: BERRY, R. R.

SIR:

Attached hereto for filing are the following papers:

RESPONSE TO RESTRICTION REQUIREMENT

In the event any variance exists between the amount enclosed and the Patent Office charges for filing the above-noted documents, including any fees required under 37 C.F.R 1.136 for any necessary Extension of Time to make the filing of the attached documents timely, please charge or credit the difference to our Deposit Account No. 15-0030. Further, if these papers are not considered timely filed, then a petition is hereby made under 37 C.F.R. 1.136 for the necessary extension of time. A duplicate copy of this sheet is enclosed.

Respectfully submitted,

OBLON, SPIVAK, McCLELLAND,

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IN THE UNITED STATES PATENT & TRADEMARK OFFICE

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APPLICATION OF

David W. SHEEL, et al.

: EXAMINER: BERRY, R. R.

SERIAL NO: 10/522,185

FILED: August 26, 2005

: GROUP ART UNIT: 1762

FOR: TITANIA COATINGS BY

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ATMOSPHERIC PRESSURE

RESPONSE TO RESTRICTION REQUIREMENT

COMMISSIONER FOR PATENTS ALEXANDRIA, VA 22313-1450

SIR:

In response to the Restriction Requirement dated October 6, 2006, the Applicants elect with traverse the invention of Group I corresponding to Claims 25-45.

The Applicants respectfully traverse the restriction requirement based on the fact that the claims of the present invention would appear to be part of an overlapping search area.

Accordingly, the Applicants respectfully traverse the outstanding restriction requirement on the grounds that a search and examination of the entire application would not place an additional burden on the Examiner. (See MPEP 1850.)

Application Serial No.: 10/522,185

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Response to Restriction Requirement dated October 6, 2006

Therefore, it is respectfully requested that the requirement to elect a single invention be withdrawn, and that a full examination on the merits of Claims 25-48 be conducted.

Respectfully Submitted,

OBLON, SPIVAK, McCLELLAND, MAIER & NEUSTADT, P.C.

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